108TH CONGRESS 1ST SESSION

## S. 696

To amend the Internal Revenue Code of 1986 to allow a tax credit for marginal domestic oil and natural gas well production and an election to expense geological and geophysical expenditures and delay rental payments.

## IN THE SENATE OF THE UNITED STATES

March 24, 2003

Mrs. Hutchison (for herself, Mr. Breaux, Ms. Collins, Mr. Domenici, Mr. Baucus, Ms. Landrieu, Mr. Chafee, Mr. Allard, Mr. Inhofe, Mr. Lott, and Mr. Thomas) introduced the following bill; which was read twice and referred to the Committee on Finance

## A BILL

To amend the Internal Revenue Code of 1986 to allow a tax credit for marginal domestic oil and natural gas well production and an election to expense geological and geophysical expenditures and delay rental payments.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. TAX CREDIT FOR MARGINAL DOMESTIC OIL
- 4 AND NATURAL GAS WELL PRODUCTION.
- 5 (a) Purpose.—The purpose of this section is to pre-
- 6 vent the abandonment of marginal oil and gas wells re-

1	sponsible for half of the domestic production of oil and
2	gas in the United States.
3	(b) Credit for Producing Oil and Gas From
4	MARGINAL WELLS.—Subpart D of part IV of subchapter
5	A of chapter 1 of the Internal Revenue Code of 1986 (re-
6	lating to business credits) is amended by adding at the
7	end the following new section:
8	"SEC. 45G. CREDIT FOR PRODUCING OIL AND GAS FROM
9	MARGINAL WELLS.
10	"(a) General Rule.—For purposes of section 38,
11	the marginal well production credit for any taxable year
12	is an amount equal to the product of—
13	"(1) the credit amount, and
14	"(2) the qualified crude oil production and the
15	qualified natural gas production which is attrib-
16	utable to the taxpayer.
17	"(b) Credit Amount.—For purposes of this sec-
18	tion—
19	"(1) IN GENERAL.—The credit amount is—
20	"(A) \$3 per barrel of qualified crude oil
21	production, and
22	"(B) 50 cents per 1,000 cubic feet of
23	qualified natural gas production.
24	"(2) Reduction as oil and gas prices in-
25	CREASE —

1	"(A) IN GENERAL.—The \$3 and 50 cents
2	amounts under paragraph (1) shall each be re
3	duced (but not below zero) by an amount which
4	bears the same ratio to such amount (deter
5	mined without regard to this paragraph) as—
6	"(i) the excess (if any) of the applica
7	ble reference price over \$15 (\$1.67 for
8	qualified natural gas production), bears to
9	"(ii) \$3 (\$0.33 for qualified natura
10	gas production).
11	The applicable reference price for a taxable
12	year is the reference price for the calendar year
13	preceding the calendar year in which the tax
14	able year begins.
15	"(B) Inflation adjustment.—In the
16	case of any taxable year beginning in a calendar
17	year after 2004, each of the dollar amounts
18	contained in subparagraph (A) shall be in
19	creased to an amount equal to such dollar
20	amount multiplied by the inflation adjustmen-
21	factor for such calendar year (determined under
22	section 43(b)(3)(B) by substituting '2003' for
23	'1990').

1	"(C) Reference price.—For purposes of
2	this paragraph, the term 'reference price'
3	means, with respect to any calendar year—
4	"(i) in the case of qualified crude oil
5	production, the reference price determined
6	under section 29(d)(2)(C), and
7	"(ii) in the case of qualified natural
8	gas production, the Secretary's estimate of
9	the annual average wellhead price per
10	1,000 cubic feet for all domestic natural
11	gas.
12	"(c) Qualified Crude Oil and Natural Gas
13	PRODUCTION.—For purposes of this section—
14	"(1) IN GENERAL.—The terms 'qualified crude
15	oil production' and 'qualified natural gas production'
16	mean domestic crude oil or natural gas which is pro-
17	duced from a qualified marginal well.
18	"(2) Limitation on amount of production
19	WHICH MAY QUALIFY.—
20	"(A) In general.—Crude oil or natural
21	gas produced during any taxable year from any
22	well shall not be treated as qualified crude oil
23	production or qualified natural gas production
24	to the extent production from the well during

1	the taxable year exceeds 1,095 barrels or barrel
2	equivalents.
3	"(B) Proportionate reductions.—
4	"(i) Short taxable years.—In the
5	case of a short taxable year, the limitations
6	under this paragraph shall be proportion-
7	ately reduced to reflect the ratio which the
8	number of days in such taxable year bears
9	to 365.
10	"(ii) Wells not in production en-
11	TIRE YEAR.—In the case of a well which is
12	not capable of production during each day
13	of a taxable year, the limitations under
14	this paragraph applicable to the well shall
15	be proportionately reduced to reflect the
16	ratio which the number of days of produc-
17	tion bears to the total number of days in
18	the taxable year.
19	"(3) Definitions.—
20	"(A) QUALIFIED MARGINAL WELL.—The
21	term 'qualified marginal well' means a domestic
22	well—
23	"(i) the production from which during
24	the taxable year is treated as marginal
25	production under section 613A(c)(6), ex-

1	cept that '22 degrees' shall be substituted
2	for '20 degrees' in applying subparagraph
3	(F) thereof, or
4	"(ii) which, during the taxable year—
5	"(I) has average daily production
6	of not more than 25 barrel equiva-
7	lents, and
8	"(II) produces water at a rate
9	not less than 95 percent of total well
10	effluent.
11	"(B) CRUDE OIL, ETC.—The terms 'crude
12	oil', 'natural gas', 'domestic', and 'barrel' have
13	the meanings given such terms by section
14	613A(e).
15	"(C) Barrel equivalent.—The term
16	'barrel equivalent' means, with respect to nat-
17	ural gas, a conversion ratio of 6,000 cubic feet
18	of natural gas to 1 barrel of crude oil.
19	"(d) Other Rules.—
20	"(1) Production attributable to the tax-
21	PAYER.—In the case of a qualified marginal well in
22	which there is more than one owner of operating in-
23	terests in the well and the crude oil or natural gas
24	production exceeds the limitation under subsection
25	(c)(2), qualifying crude oil production or qualifying

- natural gas production attributable to the taxpayer shall be determined on the basis of the ratio which the taxpayer's revenue interest in the production
- 4 bears to the aggregate of the revenue interests of all
- 5 operating interest owners in the production.

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- "(2) OPERATING INTEREST REQUIRED.—Any credit under this section may be claimed only on production which is attributable to the holder of an operating interest.
- "(3) PRODUCTION FROM NONCONVENTIONAL
  SOURCES EXCLUDED.—In the case of production
  from a qualified marginal well which is eligible for
  the credit allowed under section 29 for the taxable
  year, no credit shall be allowable under this section
  unless the taxpayer elects not to claim the credit
  under section 29 with respect to the well.".
- 17 (c) CREDIT TREATED AS BUSINESS CREDIT.—Sec18 tion 38(b) of the Internal Revenue Code of 1986 is amend19 ed by striking "plus" at the end of paragraph (14), by
  20 striking the period at the end of paragraph (15) and in21 serting ", plus", and by adding at the end the following
  22 new paragraph:
- "(16) the marginal oil and gas well production
  credit determined under section 45G(a).".

1	(d) Credit Allowed Against Regular and Min-
2	IMUM TAX.—
3	(1) In general.—Subsection (c) of section 38
4	of the Internal Revenue Code of 1986 (relating to
5	limitation based on amount of tax) is amended by
6	redesignating paragraph (4) as paragraph (5) and
7	by inserting after paragraph (3) the following new
8	paragraph:
9	"(4) Special rules for marginal oil and
10	GAS WELL PRODUCTION CREDIT.—
11	"(A) In GENERAL.—In the case of the
12	marginal oil and gas well production credit—
13	"(i) this section and section 39 shall
14	be applied separately with respect to the
15	credit, and
16	"(ii) in applying paragraph (1) to the
17	eredit—
18	"(I) subparagraphs (A) and (B)
19	thereof shall not apply, and
20	"(II) the limitation under para-
21	graph (1) (as modified by subclause
22	(I)) shall be reduced by the credit al-
23	lowed under subsection (a) for the
24	taxable year (other than the marginal
25	oil and gas well production credit).

1	"(B) Marginal oil and gas well pro-
2	DUCTION CREDIT.—For purposes of this sub-
3	section, the term 'marginal oil and gas well pro-
4	duction credit' means the credit allowable under
5	subsection (a) by reason of section 45G(a).".
6	(2) Conforming amendments.—Subclause
7	(II) of sections $38(c)(2)(A)(ii)$ and $38(c)(3)(A)(II)$
8	of such Code is amended by inserting "or the mar-
9	ginal oil and gas well production credit" after "em-
10	ployee credit''.
11	(e) Carryback.—Subsection (a) of section 39 of the
12	Internal Revenue Code of 1986 (relating to carryback and
13	carryforward of unused credits generally) is amended by
14	adding at the end the following new paragraph:
15	"(3) 10-year carryback for marginal oil
16	AND GAS WELL PRODUCTION CREDIT.—In the case
17	of the marginal oil and gas well production credit
18	(as defined in section $38(c)(4)$ )—
19	"(A) this section shall be applied sepa-
20	rately from the business credit (other than the
21	marginal oil and gas well production credit),
22	"(B) paragraph (1) shall be applied by
23	substituting '10 taxable years' for '1 taxable
24	years' in subparagraph (A) thereof, and
25	"(C) paragraph (2) shall be applied—

1	"(i) by substituting '31 taxable years'
2	for '21 taxable years' in subparagraph (A)
3	thereof, and
4	"(ii) by substituting '30 taxable years'
5	for '20 taxable years' in subparagraph (B)
6	thereof.".
7	(f) Coordination With Section 29.—Section
8	29(a) of the Internal Revenue Code of 1986 is amended
9	by striking "There" and inserting "At the election of the
10	taxpayer, there".
11	(g) CLERICAL AMENDMENT.—The table of sections
12	for subpart D of part IV of subchapter A of chapter 1
13	of the Internal Revenue Code of 1986 is amended by add-
14	ing at the end the following item:
	"45G. Credit for producing oil and gas from marginal wells.".
15	(h) Effective Date.—The amendments made by
16	this section shall apply to production in taxable years be-
17	ginning after December 31, 2003.
18	SEC. 2. ELECTION TO EXPENSE GEOLOGICAL AND GEO-
19	PHYSICAL EXPENDITURES AND DELAY RENT-
20	AL PAYMENTS.
21	(a) Purpose.—The purpose of this section is to rec-
22	ognize that geological and geophysical expenditures and
23	delay rentals are ordinary and necessary business expenses
24	that should be deducted in the year the expense is in-
25	curred.

1	(b) Election To Expense Geological and Geo-
2	PHYSICAL EXPENDITURES.—
3	(1) In general.—Section 263 of the Internal
4	Revenue Code of 1986 (relating to capital expendi-
5	tures) is amended by adding at the end the following
6	new subsection:
7	"(j) Geological and Geophysical Expendi-
8	TURES FOR DOMESTIC OIL AND GAS WELLS.—Notwith-
9	standing subsection (a), a taxpayer may elect to treat geo-
10	logical and geophysical expenses incurred in connection
11	with the exploration for, or development of, oil or gas with-
12	in the United States (as defined in section 638) as ex-
13	penses which are not chargeable to capital account. Any
14	expenses so treated shall be allowed as a deduction in the
15	taxable year in which paid or incurred.".
16	(2) Conforming amendment.—Section
17	263A(c)(3) of such Code is amended by inserting
18	"263(j)," after "263(i),".
19	(3) Effective date.—
20	(A) IN GENERAL.—The amendments made
21	by this subsection shall apply to expenses paid
22	or incurred after the date of the enactment of
23	this Act.
24	(B) Transition rule.—In the case of
25	any expenses described in section 263(i) of the

1 Internal Revenue Code of 1986, as added by 2 this subsection, which were paid or incurred on 3 or before the date of the enactment of this Act, 4 the taxpayer may elect, at such time and in 5 such manner as the Secretary of the Treasury 6 may prescribe, to amortize the suspended por-7 tion of such expenses over the 36-month period 8 beginning with the month in which the date of 9 the enactment of this Act occurs. For purposes 10 of this subparagraph, the suspended portion of 11 any expense is that portion of such expense 12 which, as of the first day of the 36-month pe-13 riod, has not been included in the cost of a 14 property or otherwise deducted.

- 15 (c) Election To Expense Delay Rental Pay-16 ments.—
- 17 (1) IN GENERAL.—Section 263 of the Internal
  18 Revenue Code of 1986 (relating to capital expendi19 tures), as amended by subsection (b)(1), is amended
  20 by adding at the end the following new subsection:
  21 "(k) Delay Rental Payments for Domestic Oil
- 22 AND GAS WELLS.—
- "(1) IN GENERAL.—Notwithstanding subsection (a), a taxpayer may elect to treat delay rental payments incurred in connection with the development

- of oil or gas within the United States (as defined in section 638) as payments which are not chargeable to capital account. Any payments so treated shall be allowed as a deduction in the taxable year in which paid or incurred.
  - "(2) DELAY RENTAL PAYMENTS.—For purposes of paragraph (1), the term 'delay rental payment' means an amount paid for the privilege of deferring the drilling of an oil or gas well under an oil or gas lease.".
  - (2) Conforming amendment.—Section 263A(c)(3) of such Code, as amended by subsection (b)(2), is amended by inserting "263(k)," after "263(j),".

## (3) Effective date.—

- (A) IN GENERAL.—The amendments made by this subsection shall apply to payments made or incurred after the date of the enactment of this Act.
- (B) Transition rule.—In the case of any expenses described in section 263(k) of the Internal Revenue Code of 1986, as added by this subsection, which were paid or incurred on or before the date of the enactment of this Act, the taxpayer may elect, at such time and in

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such manner as the Secretary of the Treasury 1 2 may prescribe, to amortize the suspended por-3 tion of such expenses over the 36-month period 4 beginning with the month in which the date of the enactment of this Act occurs. For purposes 5 6 of this subparagraph, the suspended portion of 7 any expense is that portion of such expense which, as of the first day of the 36-month pe-8 9 riod, has not been included in the cost of a property or otherwise deducted. 10

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